- 5. The United Kingdom (Ministry of Defence (UK)) shall provide to Canada (Department of National Defence):
 - (a) at the annual meeting an annual estimate of the ensuing year's and forecasts for the following four years' requirements for materiel and services to be furnished by Canada; and
 - (b) quarterly in advance, funds in an agreed amount sufficient to meet the estimated costs to be recovered by Canada during that quarter.
 - 6. Canada shall provide to the United Kingdom:
 - (a) quarterly invoices reflecting the applicable charges for support of the British Forces by Canada;
 - (b) an annual statement of advance payments received by Canada and invoices charged to the United Kingdom; and
 - (c) an annual estimate of costs in the ensuing year and forecasts for future years.
- 7. An undertaking on the part of Canada to provide personnel, materiel, equipment, supplies, services or facilities from Canadian military or other government sources is subject to availability and the requirements of Canada which at all times may take priority, but six months' notice of non-availability shall be given whenever possible.
- 8. Unless otherwise stipulated by Canada, Canada shall act on behalf of the United Kingdom in obtaining materiel, equipment, supplies, services and facilities that are required by the United Kingdom from commercial sources, and civil labour.
- 9. Except to the extent that it may be inconsistent with this or any other Agreement between Canada and the United Kingdom, the NATO SOFA, as implemented in Canada by the Visiting Forces Act, (RSC 1970 Chapter V 6) shall apply. The status of any civilian members under the said NATO SOFA shall be certified by the United Kingdom.
- 10. All British personnel in Canada pursuant to this Schedule shall comply with all applicable regulations, orders and instructions, including those respecting range allocation, issued by the Commander of the Base or other unit at which they are present, subject to the terms of the NATO SOFA.
- 11. Nothing in this Schedule shall be taken to prevent negotiation of additional training between the Ministry of Defence (UK) and the Department of National Defence under the terms and conditions of this Agreement.
- 12. The British Forces shall be permitted, to the extent agreed upon with the appropriate Canadian Base Commanders, to share in the use of the recreational facilities and services of the Canadian Forces.